

No. 5:20-cv-293-BO

V.

## ORDER

A claim proceeding *in forma pauperis* may be dismissed at any time if it is frivolous. 28 U.S.C. § 1915(e)(2)(B)(i). A complaint is frivolous if “it lacks an arguable basis either in law or fact.” *Neitzke v. Williams*, 490 U.S. 319, 325 (1989). A plaintiff proceeding *in forma pauperis* must “meet certain minimum standards of rationality and specificity,” and delusional or fantastic claims which are clearly baseless are subject to dismissal. *Adams v. Rice*, 40 F.3d 72, 74 (4th Cir. 1994). A court may also dismiss all or any part of a complaint which fails to state a claim upon which relief can be granted or which seeks money damages from a defendant immune from such recovery. 28 U.S.C. § 1915(e)(2)(B).

Plaintiff's complaint alleges that he was moved between group homes, that his legal guardian allowed one of the group homes to put his personal property into storage, and that he objects to certain medical care he received from a doctor at Atrium Health. He also alleges that the FBI and Secret Service have tampered with his mail.

It is readily apparent that there are no cognizable claims. Accordingly, the complaint is properly DISMISSED AS FRIVOLOUS. The motion for release from Central Regional Hospital [DE 13] is without a legal basis and is DENIED.

SO ORDERED, this 10 day of August, 2020.

  
TERRENCE W. BOYLE  
CHIEF UNITED STATES DISTRICT JUDGE